

**To:** Scalise, Laura[Scalise.Laura@epa.gov]; Morgan, Ardra[Morgan.Ardra@epa.gov]; yehuda@us.water-gen.com[yehuda@us.water-gen.com]; **Ex. 6 - Personal Privacy**  
**Cc:** Garland, Jay[Garland.Jay@epa.gov]; Cooper, Geoff[Cooper.Geoff@epa.gov]; Bauer, Sarah[Bauer.Sarah@epa.gov]  
**From:** BIE  
**Sent:** Tue 9/12/2017 2:04:02 PM  
**Subject:** RE: WaterGen's Marked up MTA and NDA for your review

Hi There !

**From:** Scalise, Laura [mailto:Scalise.Laura@epa.gov]  
**Sent:** Thursday, September 07, 2017 7:56 PM  
**To:** Morgan, Ardra; Liat.Barrellie; yehuda@us.water-gen.com; **Ex. 6 - Personal Privacy**  
**Cc:** Garland, Jay; Cooper, Geoff; Bauer, Sarah  
**Subject:** FW: WaterGen's Marked up MTA and NDA for your review

Hello Ardra. I'm replying to Yehuda Kaploun's request to respond to the edited documents, attached.

We need to deal with three agreements for this project. The NDA and MTA are merely placeholders, if you will, until we can get the CRADA in place.

- 1) The NDA enables the scientists to talk to each other without a CRADA.
- 2) The MTA enables EPA to accept Water Gen's equipment without a CRADA.
- 3) The CRADA is the project and all that comes with the project. Confidentiality, roles and responsibilities, anticipated outcomes and deliverables, intellectual property rights, etc...

After reading the two attached documents, I want to make two points:

# Ex. 5 - Attorney Work Product

Summarily, EPA will not agree to the extensive changes made to the attached documents.

Other comments:

The problem with these two mark-ups is that they move away from the CRADA:

- a) The MTA cannot take the place of the CRADA.
- b) All the IP and other provisions added to the MTA should be in the CRADA.
- c) The NDA removes reference to the CRADA and references the MTA instead.

As I suggested on the phone this morning, I need a conference call with Water Gen's in-house attorney, Liat Barrellie, along with her patent attorney (if she is not one). We can hash out the CRADA and other documents line-by-line, if we have to.

Others on the call should be:

Geoff Cooper

Ardra Morgan or Jay Garland or Chris Impelliteri, , for the purpose of the Statement of Work

Ed Russo, Yehuda Kaploun, or any other person from Water Gen, who needs to sit in.

On the call this morning, we picked Tuesday 9/12 at 9:30 am (US East Coast daylight savings time). I think that would be 4:30 pm in Israel? I would expect at least an hour for the phone call.

Ardra, would you please set up the conference call? Thank you very much!

Keep in mind that this meeting will be lawyers talking to each other, coming to terms on the three agreements. We may need more than one meeting. Let's see how this first meeting goes. At the least, let's try to get the MTA and NDA in place to avoid any potential delay. Although it sounds like Water Gen is going to be very busy the next few weeks, between Texas and Florida. So I will also ask this question – Does Water Gen need time to come to the table on this project? I'm sure EPA would be OK with that. But in the meanwhile, we lawyers can get the agreements in order.

- Laura

*"Everything should be made as simple as possible,  
but not simpler." - Albert Einstein*

Laura Scalise

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**From:** Morgan, Ardra

**Sent:** Thursday, August 31, 2017 11:04 AM

**To:** Scalise, Laura <[Scalise.Laura@epa.gov](mailto:Scalise.Laura@epa.gov)>; Cooper, Geoff <[Cooper.Geoff@epa.gov](mailto:Cooper.Geoff@epa.gov)>; Bauer, Sarah <[Bauer.Sarah@epa.gov](mailto:Bauer.Sarah@epa.gov)>

**Cc:** Garland, Jay <[Garland.Jay@epa.gov](mailto:Garland.Jay@epa.gov)>; Nye, Michael <[nye.michael@epa.gov](mailto:nye.michael@epa.gov)>; Borsz, Patrice <[Borsz.Patrice@epa.gov](mailto:Borsz.Patrice@epa.gov)>

**Subject:** WaterGen's Marked up MTA and NDA for your review